## RATENT COOPERATION TREATY

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY



# **PCT**

To:

Ella Cheong Spruson & Ferguson 111 North Bridge Road #22-01 Peninsula Plaza Singapore 179098	CEIVE)		VRITTEN OPINION (PCT Rule 66)
Singapore 179096	3Y:	Date of mailing (day/month/year)	2.5 MAY 2004
Applicant's or agent's file reference	• •	REPLY DUE	within TWO MONTHS
9869SG54/GM/NSC	· · · · · · · · · · · · · · · · · · ·		from the above date of mailing
International Application No.	International Filing Da		Priority Date (day/month/year)
PCT/SG2002/000279	28 November 2002	·	28 November 2002
International Patent Classification (IPC	) or both national classific	ation and IPC	
Int. Cl. <sup>7</sup> G06F 17/00	· · · · · · · · · · · · · · · · · · ·	· .	
Applicant			
INSTITUTE FOR INFOCO	MM RESEARCH et al		
	•		
This written opinion is the <b>first</b> This opinion contains indications I     X Basis of the opinion	•		ning Authority.
II Priority			
III Non-establishment of opin	nion with regard to novelty, in	ventive step and industr	ial applicability
IV Lack of unity of invention	1		
V X Reasoned statement under explanations supporting s		to novelty, inventive step	or industrial applicability; citations and
VI Certain documents cited		•	
VII Certain defects in the inte	rnational application		
VIII Certain observations on the	ne international application		
3. The FINAL DATE by which the inte 28 March 2005	rnational preliminary examina	ation report must be esta	blished according to Rule 69.2 is:
The applicant is hereby invited to When? See the Reply Due date in		Avatuation Botant Office	will not establish the Report before the earlier of
(i) a response being filed, of the cestablished. The Report If no response is filed by the basis of this opinion.  Applicants wishing to have	or (ii) one month before the Fi will take into account any res 1 month before the Final Da e the benefit of a further opini	Inal Date by which the isponse (including amendate, the international predon (if needed) before the	nternational preliminary examination report must iments) filed before the Report is established. iminary examination report will be established on export is established should ensure that a onal preliminary examination report must be
	ply, accompanied, where appr page of the amendments, see R		, according to Rule 66.3.
For the examiner's obligat	nity to submit amendments, se ion to consider amendments a cation with the examiner, see l	nd/or arguments, see Ru	le 66.4 <i>bis</i> .
Name and mailing address of the IPEA/A	U	Authorized Officer	

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International application No.

PCT/SG2002/000279

i.	Basis of the opinion						
1.	With regard to the elements of the international application:*	. [					
	X the international application as originally filed.						
	the description, pages, as originally filed,						
	pages, filed with the demand,						
	pages, received on with the letter of	٠. ا					
:	the claims, pages, as originally filed,						
,	pages , as amended under Article 19,	l					
	pages , filed with the demand,						
	pages, received on with the letter of						
	the drawings, pages, as originally filed,	ľ					
,	pages, filed with the demand,	. \					
	pages, received on with the letter of	.					
) ·	the sequence listing part of the description:	··.					
·	pages , as originally filed	Ì					
ŀ	pages, filed with the demand	• •					
	pages, received on with the letter of						
	the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).  the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rules 55. and/or 55.3).	.2					
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion drawn on the basis of the sequence listing:	ı was					
	contained in the international application in printed form.	•					
<u>,</u>	filed together with the international application in computer readable form.	:					
	furnished subsequently to this Authority in written form.						
	furnished subsequently to this Authority in computer readable form.						
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
	The statement that the information recorded in computer readable form is identical to the written sequence listing h been furnished.	as					
A.	The amendments have resulted in the cancellation of:						
	the description, pages	·.					
	the claims, Nos.						
	the drawings, sheets/fig.						
5.	This opinion has been established as if (some of) the amendments had not been made, since they have been consider to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	ered 					
*	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this animon as "originally filed"						

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

#### 1. Statement

Novelty (N)	Claims 2-5, 8-10, 12-15, 18-20, 22-25, 28-30	YES
	Claims 1, 6, 7, 11, 16, 17, 21, 26, 27	NO
Inventive step (IS)	Claims 2-5, 8-10, 12-15, 18-20, 22-25, 28-30	
	Claims 1, 6, 7, 11, 16, 17, 21, 26, 27	NO
Industrial applicability (IA)	Claims 1-30	YES
	Claims	NO

#### Citations and explanations

The following documents identified in the International Search Report have been considered for the purposes of this report:

US 6225546.

#### Novelty (N) Claims 1, 6, 7, 11, 16, 17, 21, 26, 27

Claims 1, 6, 7, 11, 16, 17, 21, 26 and 27 are not novel in light of US 6225546. The citation discloses all of the features of each of these claims. See the whole citation but in particular column 2 line15 to 42.

### Inventive Step (IS) 1, 6, 7, 11, 16, 17, 21, 26, 27

As above.